or a house cleaning at that institution. | than all the good that might come from An investigation will not accomplish any- five or three years' protection. thing. Send a dozen committees down there nspection when they get there. The only

It was gathered yesterday from interviews with a large number of the members of both houses that many of them are "on | the hunter, and if the quail were given that the fence" in regard to this bill and that length of time to propagate, free from the they are extremely anxious to drop on the attacks of hunters, there would be more

Should Stand by the Journal.

To the Editor of the Indianapolis Journal: by the Journal in the Reformatory matter. | sick bed, broke their silence with arguments If there has been mismanagement of this in favor af the passage of the amended institution an investigation should be made. | bill. Both contended that necessity exists Nothing else will satisfy right-minded for a law that will give the feathered army people. If, on the other hand, the reor- a chance to increase its numbers. ganization is pushed through simply to | Senator Barlow, who was against the gratify personal spite, there will be a day | bill, said there is no necessity for such a of reckoning. So far as the New Albany law and that the quall are given full prosiness man from the crown of his head to | in the end a nuisance to farmers. of his convictions. While he is a sound | sure, moved that it be recommitted to the

In another matter the Journal seems to day's Journal seems unanswerable. GEO. B. CARDWILL.

New Albany, Jan. 19.

Indorsed in Decatur.

To the Editor of the Indianapolis Journal: WILL CUMBACK. Greensburg, Ind., Jan. 19.

SENATE TALKED ABOUT QUAIL.

Bill for Long Closed Season Given a Setback-Bills Passed.

There was an air of somnolency about the Senate yesterday morning, and the dull routine was varied only by brisk speeches on how much protection should be furfor second reading his bill prohibiting the killing of quail or the destruction of their eggs for a period of five years. The bill had been favorably reported by the committee and there had been no signs of op-

Senator Gray started the ball by offering an amendment, which was adopted, providing that total protection should be furnished for three years instead of five. Senator Coats agreed to the amendment with-

Senator Wood struck a blow at the bill amendment at once. Mr. Wood declared proposed by Senator Coats, and that, with all deference to the farmers of the State, it is not they that have worked untiringly to prevent the extinction of the game bird. The true sportsmen, Senator Vood said, are the ones that have always

TO-DAY'S WEATHER FORECAST.

Fair in Southern Indiana-Rain or Snow in Northern Portion.

WASHINGTON, Jan. 19 .- Forecast fo Tuesday and Wednesday:

For Indiana and Illinois-Fair in south rain or snow in north portion; warmer north portion; fresh southwest winds, be-

For Ohio-Fair in southern, snow in Wednesday fair, but colder in northern portion; fresh to brisk southeast winds, be-

Local Observations on Monday. Bar, Tem. R.H. Wind, Weath, Prec-

88 N'east, Clear, 0.00 7 p. m....30.22 26 64 S'east. Clear. 0.00 Maximum temperature, 30; minimum tem-Comparative statement of the mean temperature and total precipitation on Jan. 19:

Iean 21 Departure from normal......-7
Departure since Jan. 1.....-101 W. T. BLYTHE. Section Director.

Yesterday's Temperatures. Min. Max. 7p. m.

| Abriene, Tex | 38 | | 48 | |
|---------------------------------|----------|---|----------|--|
| Amarillo, Tex | 24 | | 50 | |
| Atlanta Ga | 32 | | 44 | |
| Bismarck, N. D | 8 | | 42 | |
| Bismarck, N. D Buffalo, N. Y | 2 | | 16 | |
| Cairo, Ill | 99 | | | |
| Calgary, Alberta | 22 22 | | 40 | |
| Chattanooga, Tenn | 28 | | 26 | |
| Chicago III | | | 46 | |
| Chicago, Ill | 12 | | 28 30 | |
| Cincinnati, O | 16 | | 30 | |
| Cleveland, O | 10 | | 20 | |
| Concordia, Kan | 18 | | 48 | |
| Davenport, Ia | 14 | | 32 | |
| Denver, Col | 18 | | 44 | |
| Des Moines, Ia | 16 | | 40 | |
| Dodge City, Kan | 14 | | 50 | |
| Dubuque, Ia | 12 | | 28 | |
| Duluth, Minn | -8 | | 18 | |
| El Paso, Tex | 20 | | 52 | |
| Fort Smith, Ark | 28 | | | |
| Galveston, Tex | 40 | | 44 | |
| Grand Haven, Mich | | | 52 | |
| Grand Junction, Col | 8 | | 20 | |
| Wante Sunction, Col | 2 | | 28 | |
| Havre, Mont | 28 | | 34 | |
| Helena, Mont | 30 | | 36 | |
| Huron, S. D | 4 | | 26 | |
| Jacksonville, Fla | 44 | | 52 | |
| Kansas City, Mo | 24 | | 44 | |
| Lander, Wyo | 4 | | 40 | |
| Little Rock, Ark | 28 | | 44 | |
| Louisville, Ky | 18 | | 34 | |
| Marquette, Mich | 2 | | 22 | |
| Memphis, Tenn | 26 | | 44 | |
| Modena, Mont | 12 | | - 44 | |
| Montgomery, Ala | 32 | | 52 | |
| New Orleans, La | 42 | | 52 | |
| New York city | 10 | 4 | 20 | |
| Nashville, Tenn | 24 | | 44 | |
| Norfolk, Va | 22 | | 30 | |
| North Platte, Neb | 20 | | | |
| Oklahoma, O. T | 30 | | 42 | |
| Omaha, Neb | | | 42 | |
| Dalastina Tor | 22 40 | | 42 | |
| Palestine, Tex | 40 | | 54 | |
| Parkersburg, W. Va | 14 | | 30 | |
| Philadelphia, Pa | 10 | | 22 24 | |
| Pittsburg. Pa | 12 | | 24 | |
| Pueblo, Col | 12 | | 48 | |
| Rapid City, S. D | 18 | | 44 | |
| Salt Lake City, Utah | 16 | | 36 | |
| Bt. Louis Mo | 22 | | 38 | |
| St. Louis Mo | 0 | | 28 | |
| Santa Fe. N. M | 18 | | 28 38 | |
| Springfield, Ill | 14 | | 34 | |
| Springfield, Mo | 24 | * | 42 | |

MOVEMENTS OF STEAMERS.

Vicksburg. Miss

Washington, D. C..... 14

NEW YORK, Jan. 19 .- Arrived: Minnenka, from London. Sailed: Manitau, for andon; Main, for Bremen; Lancastrian, for, Liverpool

******* 3

SOUTHAMPTON, Jan. 19.-Sailed: Bluecher, from Hamburg, for New York. PEWLE POINT. Jan. 18.-Passed: Amsterdam, from Rotterdam, for New York. NAPLES, Jan. 19.—Arrived: Trave, from New York via Gibraltar.

MARSEILLES, Jan. 17.-Arrived: Pe rugia, from New York. BREMEN, Jan. 19 .- Arrived: Neckar,

TO CURE A COLD IN ONE DAY

he strong advocates of the bill. He stated | led the fight for the proper protection of night that he would support it un- quail. The bill is instigated by the farmalifiedly, but that in this course he was ers, Mr. Wood believed, but he thought it would not be wise to pass it. Such a bill, "I have contended for four years that the he believed, would remove the interest of management of the Reformatory was not sportsmen for five years and then cold all that it should be," he said. "Four years | winters and poachers would do more to ago and two years ago I fought in caucus | counteract the work of men with principle

Mr. Fortune, of Jeffersonville, declared and they will find nothing wrong. Why? | that Indiana has now the best fish and Because everything will be ready for their | game laws of any State and that there is no apparent reason why they should be so way to right the wrongs that I firmly be- radically changed. As it is, he said, the lieve have existed in that institution, and farmer has the right of ordering all tresstill exist, for that matter, is to make a passers off his land and is as fully procomplete reorganization of the manage- tected so far as that goes as he would be if Mr. Coats's bill should pass. Senator Gray spoke for the three-year amendment, saying that it really favored

quail than ever.

Two maiden speeches were made in support of the bill. Senator Coats and Senator

TWO MAIDEN SPEECHES.

The Republicans of Indiana should stand | Presley M. Smith, the latter just out of a

member of the board of managers is con- | tection under the present laws and the efficerned, it goes without saying that practi- cient supervision of the game wardens. cally everybody in New Albany will stand | This supervision is known to be strict and by John S. McDonald in any controversy productive of good results, he declared. If etween him and a lot of place-hunters. | quail were given five years to breed unin-Mr. McDonald is the soul of honor, is a terrupted, they might, he thought, prove the soles of his feet, and he has the courage | Senator Ball, as an opponent of the mea-

Republican he is not a political spoilsman | committee on rights and privileges. After and cannot be used by politicians. This a flurry of discussion, the motion was seems to be the head and front of his finally held in order by the Lieutenant Governor. Mr. Barcus, of Terre Haute, considered be on the wrong track. Schoolbooks it would be unwise, if not ridiculous, to

should be furnished free, both as a matter | pass a bill that would prove a dead letter of economy and for the good of the schools. as a law. It would be certain to be vio-The letter of Prof. E. M. Goodwin in to- lated by all kinds of sportsmen, be thought, so long as human nature continues the same, and there are enough dead laws on the statute books. There is no reason, he held, why the present good game laws should be tampered with. Then Senator Lindley, as the real and

only farmer, came to the front with an The people of this part of the State will impassioned eulogy of the little brown bird give their hearty indorsement to the edi- as the true friend of the farmer. He eloquently pictured the billing and, cooing torial in the Journal this morning in sus- of quails in the early morning hours and taining the present board at the Reform- told what a sweet sound it is to the simonatory at Jeffersonville. The proposal to pure agriculturist who has his ear near to legislate out of office the able and faithful the heart of nature. He alluded to the men who have it in charge has the con- quail hunter as "a giant with a blunderdemnation of everybody here who has buss. Think of these fellows going around shooting the life out of every tomtit they see," he exclaimed. "It comes near being Senator Lindley's effort came near being a prose poem and breathed an atmosphere of the fields and the woods.

After another speech by Senator Wood, in which he said that if a long closed season of this kind were to be made lawful here would not be one-third as many quail at the end of it as there are now, the bill was recommitted to the committee on rights and privileges.

Sportsmen of the State are keenly interested in the fate of the measure and egislators in both houses have received apeals to prevent such legislation. The sentiment seems to be that quail are efficiently protected under the present law.

MITCHELL RESOLUTIONS The return of John Mitchell to Indianapolis was made the peg upon which two resolutions were hung yesterday morning. Senator Fortune had been sitting back in his seat waiting to present one, but he went to sleep temporarily, and Senator lution to the effect that the sense of the body be that John Mitchell is warmly welcomed back to Indiana after his notable services for the cause of labor. Senator fortune went a little farther and his resolution provided that a committee of three should be appointed to invite Mr. Mitchell to visit and address the Senate.

The Lieutenant Governor appointed Senaor Burns, Senator Fortune and Senator Newhouse as a committee to call upon Mr. Mitchell and arrange with him a time when it will be convenient for him to pay the

The appearance of the massive figure of Dr. Joseph Swain, former president of the Iniversity of Indiana, and now the head of Swarthmore College in Pennsylvania, moved Senator Lindley to ask the chair to invite Dr. Swain to a seat of honor and to address the Senate. Dr. Swain was escorted to the president's chair by Senator Lindley. His was a familiar figure to many of the senators, as on many occasions in previous sessions, representing the interests of Indiana University, he had been seen on the floor of the Senate. His speech, while brief, was a pleasant assortment of sentences by which he conveyed to the sen-Tuesday; Wednesday fair, but colder in ators that they, as well as other members of the General Assembly whom he had known, are men of strength of character and ability. Dr. Swain is on his way to Bloomington, where he will take part in the ceremony of installing Dr. William Lowe Bryan as president of Indiana Uni-

The Senate had another opportunity for discussion when Senator Johnston's autonobile bill was called up for second reading. Senator Johnston offered an amendment to his bill providing that automobiles shall be registered by the initials of their owners, instead of numbers, as originally provided. Another amendment provided that on a signal from the driver of an approaching vehicle the automobilist must stop his machine. A number of the senators declared that such a law would be too drastic, and on motion of Senator Ball the bill was referred back to the committee on roads,

which had recommended it for passage. SENATE DID REAL WORK.

Some opposition to the Reformatory bill of Senator Goodwine was expected when it was called up for second reading, but there was not a whisper against it and the bill was passed to engrossment without a voice being raised, in opposition. The fight in the Senate on the bill is expected this morning when it will be called up for third reading. Considerable business was transacted by the Senate yesterday morning and as the fruits of hard committee work, there were numerous measures advanced to engrossment and seven bills passed. Among the bills passed were Senator Parks's bill providing that the expense of maintaining dependent children in institutions to which they may be sent shall be borne by the twonship sending the children; Senator Layman's bill re-appropriating a fund for the erection of Indiana monuments on the battlefield of Shiloh and making an additional appropriation of \$1,600, and Senator Wood's bill, which provides that 6 per cent, interest shall be charged on delinquent taxes after one year's delinquency in addition to the other penalties prescribed

Nine new bills were introduced in the Senate yesterday morning, none of tran-The policy of holding only morning sessions in the Senate will be continued until

the committee have disposed of the accumulation of bills presented The Senate adjourned to meet this morn-

ng at 10 o'clock.

MERRY PACE IN HOUSE.

Speaker Marshall Kept the Members Working Until Late. Speaker Marshall set the House a merry

pace in the session yesterday afternoon and kept business moving at a lively rate. More than that, he kept the members at work until 4:45 o'clock, three quarters of an hour after a spirit of restlessness invaded the Hall of Representatives and led one of the members to offer a motion for adjournment. The speaker refused to entertain the motion until he had cleared his desk of the business that has accumulated for several days. As a result committee reports were had, a number of new bills introduced, bills were considered on second reading and advanced to engrossment. time and referred and two bills were passed. The House is now up on all its work and will begin to-day's session with The House was called to order at o'clock and the proceedings were opened with prayer by the Rev. Joshua Stansfield, | tary vote and speech making. The list of pastor of the Meridian-street M. E. Church, of this city. On motion of Mr.

Kirkman, of Wayne, the reading of the journal was dispensed with. The first order of business was the reof the committees, and under this head Mr. Stechhan, of Marion county, the chairman of the committee on public morals, worked off a bit of sarcasm, or humor, that was enjoyed by the House. When the AMONG THE LEGISLATORS.



sidering that this House has been in scene will get the best seats. session now for about two weeks, during which time the members of the same have had a great deal of leisure, which according to the generally accepted theory invites demoralization, is certainly a matter for congratulation.

"Furthermore, the commonwealth, more especially our constituents, whom we represent and, metaphorically speaking, sit in judgment, I have just cause to feel proud of its servants, so we find little to Mr. Stechhan is apparently finding that

the duties of the chairman of the public morals committee are by no means irk-

MR. MUIR'S BILL. Mr. Muir's bill, grading the punishment for embezzlement as the punishment for larceny is graded, for passage, and recommended that Mr. McDowell's bill concerncommittee also recommended favorably stringent and providing that whoever shall rent a building or any other structure to any person who shall therein engage in the sale of lottery tickets of any kind shall be punishable by a fine of from \$10 to \$500.

Mr. Cravens, of Jefferson, endeavored to secure the reconsideration of his bill providing for the sanitary construction of schoolhouses, which was killed Friday by the committee on education. He moved that the report of the commmittee be re considered, and after some skirmishing this otion was held out of order. Mr. Sayre then came to the rescue with the proper motion, which was to the effect that the vote of the House in concurring in the committee's report be reconsidered. When this motion was put to a vote it appeared to the casual listener that the ayes and noes were about equal in volume, but the speaker declared that the noes had it and refused to grant Mr. Miller's demand for a division. olding that the request was made after the result had been declared.

Later, however, Mr. Cravens succeeded in

reviving his bill. The speaker left the hall and called Mr. Sayre to the chair, Mr. Cravens then offered a motion that his bill be recommitted. Mr. Kirkman raised a point of order, but the chair held the motion in order, and on the vote that followed he declared that the bill was recommitted. Twenty-two new bills were offered on the roll call of counties, and one of them, No 135 (Dirkson), fixing the time of holding court in the Twenty-sixth judicial circuit was passed under the suspension of the rules. Among the new bills was one for the suppression of anarchy and the teaching of anarchy. Mr. Kirkman is the author The bill is a material modification of the anti-anarchy bill offered in the upper house by Senator Parks in that it emphasizes solely the matter of the teaching of anarchy, fixing the penalty at from one to ten years' imprisonment, with a fine not to exseed \$5,000, and provides that any one who shall rent a building or room for anarchistic meetings shall be liable to imprisonmen of from one to three years. The author o the bill holds that the existing homicidal laws are sufficient safeguard for that phase of the question and that Indiana should keep pace with other States in passing laws striking at the propagation and promulgation of anarchistic principles. The bill is modeled on a law adopted by the New York Legislature of 1902.

On motion by Mr. Kirkmen the House extended a cordial welcome to John Mitchell he president of the United Mine Workers of America., and appointed a committee of three to wait on President Mitchell to invite him to address the House at any time that would suit his convenience. Messrs. Kirkman, Berndt and McDowell constitute

ROUTINE BUSINESS. Mr. Luhring offered a motion that when the House adjourn it stand adjourned until | in shape for breakfast.

0 o'clock this forenoon. Mr. Sherman, of Decatur, asked permisrelief of H. C. Snell, of Decatur county, and appropriating the sum of \$25 to pay said Snell for a saddle, bridle and saddle blanket that were taken from him in 1863, at the time of the Morgan raiders. The bill was referred to the committee on claims. Snell has been trying to get reimbursement for this saddle and bridle for several years, and the bill has been introduced at pre-

vious sessions House bill No. 7-Boulden-providing for made a special order for Wednesday at 11 o'clock. No. 64-Berndt-providing for the issuance of licenses to barbers and establishing a State board of examiners, was made the special order for 10 o'clock Friday. These bills came up on second reading. House bills Nos. 46, 57, 106 and 74, which also came up on second reading, were advanced to engrossment.

Senate bills Nos. 4, 5, 18, 20, 28, 33, 54 ar referred to the proper committees. House bills Nos. 31, 53 and 61 were handed down on third reading, and the first two were passed, while the last was made a special order for 10:30 o'clock to-day. No. 31 is Representative Muir's bill providing that the probate commissioner of this county may employ an additional assistant. No. 53 is Representative Bamberger's measure legalizing the incorporation of the town of Southport, this county. No. 61 is the bill introduced by Representative Stansbury at the instance of the State Bar Association, and it provides for appeals from justices and municipal courts in misdemeanor cases. On motion by Mr. Kirkman the House ad-

ELECTION OF A SENATOR.

The Legislature Will Honor Charles W. Fairbanks To-Day.

To-day the Legislature will elect a United States senator, and Senator Fairbanks, of this city, will be chosen to succeed himself. In the Senate the election is made a special order for 11 o'clock, while in the House it will take place at 12 o'clock. The House will take a recess in order that the members may have an opportunity to hear

the senatorial oratory and the senators will repair to the hall of representatives immediately that they have taken the vote. The Democrats will support B. F. Shiveley, of South Bend, with their complimenspeakers on the minority and majority sides in both Houses has previously been

From the demands that were made on the senators and representatives yesterday for passes for to-day's sessions the audience will be one of the largest that has gathered in the Statehouse for several years. Everybody wants to hear the speeches and witness the ceremonies inciname of his committee was called he sent | dent to the election of a United States

great pleasure to be in a position to state necessary to gain admission to the floor of the river at New Albany in tumble-down that so far I have had no occasion to call of the Senate or House. The galleries will shacks and houseboats. He has introduced a meeting of my committee, which, con- be free to all comers, and the first on the a bill amending the law prohibiting the

Committees of the Senate.

Comparatively little business was transacted by committees of the Senate yesterday, principally on account of the necessity for further examination of important bills given to members for personal investigation. The committee on judiciary No. 1, of which Mr. Parks, of Plymouth, is chairman, considered a number of measures referred to it, but reached a decision

business, of which Senator Gochenour is new suit of clothes, with razor-edge creases The committee on county and township passed on two bills. Ball's bill, concerning the method of levynig of road taxes and providing for working them out on roads, will be recommended to the consideration of the committee on rules. Senator Barlow's bill to reimburse Austin Pierson, a former township trustee of Hendricks, for salary he forgot to draw while he was in office, will recommended for passage with the amendment that the section providing that inter-

est shall be paid be stricken out. The committee on cities and towns, of which Mr. Ball, of Muncie, is chairman, also passed on two bills. Senator Harribill providing that city councils may pass a measure over the veto of the mayor by a two-thirds vote, will be recommended for indefinite postponement. Senator Ulrey's bill amending the title of the Fort Wayne charter of 1893 will be recommended

Senator Kittinger, of the committee or udiciary No. 1, has called a meeting of his committee this afternoon at 3 o'clock in the room of the lieutenant governor.

Legislative Sidelights.

A most estimable member of the Senate. mark a very bald head. Of him it is said that once upon a time he went into a barber shop and carelessly running his fingers through the fringe around his ears, remarked to the black man behind the chair: "You may give me a hair cut."

"A hair cut," repeated the senator, emphatically. "W'y you don't need a hair cut," replied the Indiana-avenue artist; "What you need

"A what, sah?" inquired the barber.

Senator Lindley, whose poetic speech in defense of the birds brought tears to many the Legislature. "The others may be farmers," he says, "but they are not working at it very hard." Senator Lindley is accustomed, as many farmers are, to very early rising, and a doorkeeper of the Senate said of him the other day that during the first day or two of the Senate he came so early to the Statehouse that he had to camp out on the front steps until Major Krietenstein got ready to open up. As the Statehouse is always open the veracity of the story may be doubted. The fact remains that the senator from Noblesville is up with the birds and is walking the streets briskly in search of exercise before many of his colleagues have come out of dream-

Senator Thralls, whose piratical black whiskers add to the decorative completeness of the left side of the chamber, and whose soft Italian name of Raphael is an unusual one for a statesman to bear, is another of those that cannot keep his eyelids closed after 4 o'clock in the morning. The senator must be up and doing at that hour and a brisk constitutional puts him

Dr. John N. Hurty, who did a little lobbysion to introduce a bill the reading of ing in the Senate chamber in favor of the which furnished diversion for the tired leg- | bill for a State laboratory of hygiene seized islators. The bill is entitled an act for the | the opportunity to gallop his hobby up and down before the senators to show off its "Have you been vaccinated?" he asked Senator Eban H. Wolcott.

"Not guilty," replied the senator from Jasper, Newton and White. "Come down and let me fix you." said the secretary of the State Board of Health. "It won't cost you a cent and I will give you the time of your life. "But after," asked the senator.

"There will be no after," answered the "You will never know that anythe restriction of contagious diseases, was thing had been done to you except, perhaps, a fever, a tinge of nausea and a general gone feeling for a while. The invitation was politely refused and the doctor had poor success with the sena-

Alva O. Reser, of Lafayette, who was a familiar figure in the House during the sessions of '99 and '01 and was one of the ac-78 were handed down on first reading and | tive members of the majority side, was a visitor in the House yesterday. He announced that he had been promoted from the floor to the press table and that he would be here during the rest of the session as the representative of the Lafayette Journal. Mr. Reser was one of the memhers on whom the newspaper men always counted to enliven a dull session. H has the happy faculty of seeing the hu morous side of a proposition a little bit quicker than the average mortal and the additional gift of being able to present his views in an entertaining manner, consequently when he arose to speak the reporters always took a fresh interest in life and sharpened their pencils.

> Reading Clerk Rossiter, of the House, go his tongue tied in a new knot yesterday when he essayed the word "metaphorically" in a report submitted by Chairman Stechhan, of the committee on public morals. The different ways he pronounced the word before he finally gave it up as a bad job convulsed the House and brought the deep scarlet of embarrassment to his cheeks.

Representative Sayre, of Wabash, is due for a joke about every so often, and yesterday was one of his days. Speaker Marshall announced the vote on a bill and had declared it passed by a vote of 86 to 0, and Sayre rose and strolled over to the press "Did it strike you," he asked, "what kind

of a monstrosity that was that the speaker just described-an animal with 86 eyes and Mr. Sayre, by the way, wielded the speaker's gavel yesterday for the first time for eighteen years or so. Mr. Marshall was called away for a few moments and he had the member from Wabash take the chair. Away back in the eighties Mr. Sayre was speaker of the House and he showed yesterday that he had not forgotten how to

sale of lottery tickets by making it a felony for any one to rent a building of any description, or any kind of a watercraft, to any one who engages therein in the sale of any kind of lottery tickets or in the conducting of any kind of gift enterprise. Yesterday the bill was reported for passage by the judiciary committee and Mr. Denbo has hopes of getting it ultimately on the statute

Charles S. Hernly, of New Castle, former chairman of the Republican state committee, was a visitor in the House yesterday.

XXX Mr. Sayre appeared yesterday in a brandmade the butt of numerous shafts of witticism insinuating that he had been "seen' by the third house on some proposition.

W. H. Sanders, of Marion, one of the well-known Republicans of the Eleventh district, is in the city to be present at the re-election of Senator Fairbanks to-day. Mr. Sanders was for many years editor of the Marion Chronicle. He retired a few years ago to take up lecture work, but recently he has gone back into the harness and is again doing the editorial work on

Republican leaders from all over the State are flocking into the city to visit the Legislature to-day. The election of a United States Senator brings to the capital almost as large a delegation of the representative men of the dominant party as a state convention assembles.

LEGISLATIVE ROUTINE.

New Senate Bills.

No. 137-Fortune-Amending the existing aw so that "when a special finding of facts is inconsistent with the general verdict, the former shall control, if in the opinion of the court it is sustained by a preponderance of the evidence, and the court shall

give judgment accordingly."-Judiciary No. 138-Gard-Providing in opening highways that the County Commissioners, if they deem it of public importance, may order the damages paid out of the county

No. 139-Hindee-Providing that township trustee shall, within four weeks after filing his annual report, publish in the leading newspaper of each of the two leading political parties of the county his itemized report, each newspaper being entitled to 5 cents for each item, and providing that the law shall not apply to any township which has a city of 20,000 population or more.-County and Township Busi-

recorders' offices lacking notarial affidavits and legalizing all other acts of notaries done in good faith .- Judiciary No. 2. No. 141-Wood-Providing that a widow shall take under her husband's will, unless she elects to take one-third, subject to its proportion of debts-Judiciary No. 1. No. 142-Wood-Providing that widower may elect whether he shall stand by his wife's will or take one-third.-Judiclary

No. 143-Barlow-Providing a penalty of from \$10 to \$25 fine if a dam owner does not put in a fish ladder, and providing the same penalty of the same amount if it is not repaired within thirty days .- Rights and No. 144-Burns-Reimbursing William H.

Oren, ex-treasurer of St. Joseph county, for \$1,328.12 lost by failure of the bank of J. H. Stevice & Son.-Claims and Expendi-No. 145-Burns-Amending the law for prison matrons in counties of over 50,000 by providing that she shall have proper prisoners; that she shall be jailer in charge of female prisoners, with power to call the sheriff to her aid, and providing that

New House Bills.

Board of County Commissioners.-Prisons.

No. 133-Cantwell-Amending the law for procedure in civil cases.-Judiciary. No. 134-Harley-Prohibiting companies or associations organized for purposes other than banking from doing a general banking business.-Banks and banking. No. 135-Dirkson-Fixing the time holding court in the Twenty-sixth judicial circuit.-Passed under suspension of the

No. 136-Smith-For the relief of Zoe Quaintance, appropriating \$105 for services Assembly.-Claims. No. 137-Boulden-Establishing a hospital for inebriates.-Health. No. 138-Boulden-Concerning gravel and macadamized roads.-County and township

No. 139-Sherman-Providing for taxation of dogs as personal property.-Ways and No. 140 - Mummert - Requiring signal lights to be displayed on all watercraft. -Rights and privileges. No. 141-Kirkman-Concerning the crime

of anarchy.-Judiciary.
No. 142-Luhring-Providing for manual training school at Evansville.-Cities and towns. No. 143-Kimball-Changing compulsory education age limit law so as to provide that graduates from common schools and incompetents will be exempt.-Education. No. 144-Schloot-Prohibiting treasurers of labor unions from using money instrust-

No. 145-Mitchell-Legalizing the incorpo-

ration of Atlanta, Hamilton county.-Cities

ed to their care.-Judiciary.

No. 146-Lopp-Concerning qualifications of elective or appointive officers of incorporated towns.-Cities and towns. No. 147-Warner-Concerning the opening and vacation of highways .- Judiciary No. 148-Morgan-Amending law governing incorporation of certain manufacturing companies.-Corporations. No. 149-Stechhan-Requiring all com-

panies, whether incorporated under laws of

ndiana or not, to make annual reports to the auditor of state.-Corporations. No. 150-Stechhan-Permits justices of peace in Marion county to appoint deputies or substitutes.-City of Indianapolis. No. 151-Bamberger-Concerning the ownrship by aliens of real estate.-Judiciary. No. 152-Kirkpatrick-Legalizing the incorporation of the town of Linden, Montgomery county.-Judiciary.

No. 153-Poer-Concerning the cleaning and keeping open of streams not exceeding seventy-five feet in width.-Rivers and No. 154-Sherman-Appropriating \$25 to pay H. C. Snell for saddle and bridle taken from him in 1863 by Morgan's raiders. -Claims.

Bills on Third Reading in Senate.

No. 4-Barlow-Legalizing incorporation Shirley, Hancock county. Passed-37 to 0. No. 5-Bell-Creating a school corporation | found. n East Chicago. Passed-37 to 0. No. 54—Fortune—Giving Jeffersonville Township Library Association right to erect ibrary on tract known as Warder Park

maintain water closets and drinking tanks in passenger cars. Passed-40 to 0. No. 28-Layman-Reappropriating fund for erection of monuments on important positions held by Indiana soldiers in battle of

Shiloh. Passed-39 to 0. No. 33-Parks-Providing for the payment of the tuition of school children, sent by a school corporation to a custodial school in another township, by the township sending the children. Passed-40 to 0. No. 78-Wood-Providing for 6 per cent. interest on delinquent taxes after one year's

delinquency. Passed-37 to 0. Bills on Third Reading in House.

No. 31-Muir-Enabling probate commissioner of Marion county to employ an additional assistant. Passed. No. 53-Bamberger-Legalizing the incorporation of Southport, Marion county. Passed.

Reports of House Committees.

-Judiciary.-No. 30-Muir-Grading the punishment for embezzlement. For passage, No. 62-McDowell-Concerning taxation. Indefinite postponement. No. 14.-Denbo-Making law prohibiting the sale of lottery tickets more stringent. For passage.

MINE WORKERS MEET.

(CONCLUDED FROM FIRST PAGE.) from local unions two months in arrears for their per capita tax. The local unions of Districts 1, 7 and 9, the anthracite men, were unable to keep up their dues during the strike. That they were entitled to recognition was the prevailing opinion of the delegates and they were recommended to the credentials committee. The constitution and by-laws of the organization provide that they shall not be entitled to seats, but on account of the emergency this was disregarded. The motion of Delegate John T. Cantwell, secretary of district No. 1, that the resolution only apply to the representatives of the anthracite districts, was not put by President Mitchell

COMMITTEES ANNOUNCED. President Mitchell announced the following committee appointments and that the credentials committee would meet this morning at 8 o'clock, as well as continue in session last night. Mr. Mitchell said the delegation from the West Virginia field was partially unknown, but they would be given appointments on the committees. His appointments were

Scale-W. H. Haskins, District 6; George Hargrove, 11; Edwin Perry, 13; W. R. Russell, 12; James Cantwell, 8; John Fahy, 9; Thomas Duffy, 7; Patrick Dolan, 5; Patrick Gilday, 2; Harry Bousfield, 14; C. Barnaby, 23; George Colville, 25; T. D. Nicholls, 1; Ed. Flynn, 20; W. F. Williams, 24; Daniel Young, 16; Peter Hanraty, 21. Resolutions-W. D. Ryan, District 12; W.

R. Fairley, 20; George Manuel, 25; William Mates, 1; T. J. Richards, 9; John Sullivan, ; Robert Legg, 6; John Boyle, 11; John P. White, 13. Transportation-John P. Gallagher, 7; William Green, 6; S. F. Brackney, 21; James W. Graham, 15; W. T. Morris, 12. Officers' Reports-Lawrence Love, District order. 13; Hiram Lanning, 6; H. C. Perry, 12; Oliver Jones, 14; Joe Vasey, 19; Edward Har-

Appeals and Grievances-William Wardon, District 14; M. S. Elliott, 19; William Russell, 5; R. A. Kramer, 17; James Cawley, 24; John Hane, 25; Peter Dowd, 9. Constitution—J. H. Kennedy, District 11; Chris Evans, 6; John T. Dempsey, 1; W. J. Campbell, 23; Richard Gilbert, 2; William Hefti, 12; William Dodds, 5.

TELEGRAM FROM GOMPERS.

During a lull in the proceedings Secretary Wilson read the following telegram from Samuel Gompers, president of the Mitchell, president of the United Mine Workers:

Federation of Labor in session regrets our enforced absence and sends fraternal greetings to you, your convention and ensincere congratulations on the splendid struggle made for the right and on the moral victory already won and also in anticipation of the material victory which is due and inevitable. May every success attend you. A West Virginia delegate arose to ask

the chair why the Indianapolis newspapers did not display the union label. He said an evening newspaper that one of the on every bottle. reasons for the absence of the label was that the circulation would fall off if it were printed. He wanted to know why that was the case. Another delegate, a colored man from an Alabama district, demanded that the "blue label" be printed in the papers if they were to be recognized by the miners. He said he would rather throw a paper away than read it if it were not embellished with the "blue label." The discussion took a serious form when a resolution was proposed and adopted providing for the appointment of a committee to visit and prevail on the publishers of the city to use the label. President Mitchell suggested that the matter be left with the local typographical union but his suggestion was not followed and the resolution was adopted unanimously. The committee will be named this morning The lateness of the hour caused President Mitchell to announce that he would not render his report until to-day. He introduced to the miners Harry Skeffington, of the International Boot and Shoe Makers Union, who spoke for his organization Mr. Skeffington asked the support of the miners and additional favors. He said that the manufacturers of children's and women's shoes were at variance with the workmen of his craft and a great strike is in progress now in Haverhill and Lynn, Mass. The strike was the result of disagreements between the members of his organization and the Knights of Labor. A strike had been ordered by that body in the East in disregard of agreements between the two labor unions. He said that an effort would be made immediately to effect a reconcilthe sheriff's appointment of prison matron | iation but in the meantime the support of shall be subject to the approval of the organized labor was needed for the success of the shoe men's organization.

FOR TOBACCO WORKERS Another labor leader who addressed the meeting was Henry Fisher, president of the International Union of Tobacco Workers. He described the conditions in his trade at the present time and advocated the patronage of only those dealers who sell union-made goods. The label was necessary, he said, to insure good workmanship and material, and the label was the sign of unionism and should be encouraged. as stenographer of Sixty-second General Mr. Fisher said the organization which he represents had never had cause to complain of the support received from the miners. and he only wished to remind them of the need of a continuance of their generous treatment. The fight between the unions of tobacco workmen and the so-called trust was discussed by Mr. Fisher. He enumerated the brands of tobacco and the factories which produce them and asked a boycott on them. The requests of both representatives of trades unions will be em- ten and primary Departments to and from bodied in resolutions and submitted by the

This morning's session will be devoted to hearing the reports of President Mitchell and Secretary-treasurer Wilson. Both of these reports will be lengthy, and one, that of Mitchell, will deal with the conditions of the organization at the present, while Mr. Wilson will report on the financial condition of the union. His report will contain all of the statistics of the relief fund, as well as of the membership and revenues of the union. The recommendations for the year will be made by the auditing committee, which will report later. Following Mr. Wilson Vice President T. L. Lewis will submit his report. The vice president of the organization is unofficially the chief organizer of the union, and Mr.

ther campaigning. Should Mr. Lewis finish his report early enough in the afternoon the report of the canvassing board of the referendum vote for national officers will be given to the convention. The selection of officers has been in progress for some time and, with the exception of the three head officers of the organization, little is known as to the result. After this report is submitted the convention will be called upon to ratify the choice of the miners as signified in the returns furnished.

Lewis's report will embody the growth of

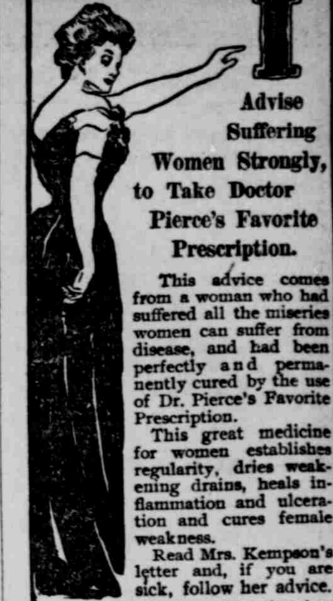
the union and his recommendations for fur-

Boy Wouldn't Take a Dare.

A boy with a lighted eigarette, acting on a dare from another boy, ignited a load of hay belonging to J. F. Jones, a farmer, yesterday morning on West Washington street, causing a loss of \$30 to Jones. Jones was crossing the bridge over White river when his attention was called to the fire. The wagon was run back on to Washington street, and a hose wagon from No. 6 engine house called. The boy could not be

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Druggists refund money if PAZO OINT-Take Laxative Bromd Quinine Tablets. All druggists refund the money if it fails to ure Ringworm, Tetter, Old est "pull" with a member of either House has been after a pass. The passes are and took up refuge on the Indiana side roads of twenty miles in length or over to on the face, and all skin diseases. 50 cents.



letter and, if you are sick, follow her advice. "Although it has been quite a time since I wrote you," says Mrs. Fred Kempson, of Cambria, Hillsdale Co., Mich., Box 57. "still your name is a blessing in our house, and I think it my duty to let you know that I am still enjoying good health, thanks to you and your 'Favorite Prescription.' When I think how I was five years ago, and then see how I am now. I years ago, and then see how I am now, say, God bless Dr. Pierce's works, and may he live long to help poor suffering women. I have never had any return of my weakness and am well and hearty Can do all my own work without any pain. You saved me from the grave when all others failed. I advise suffering women strongly, to take Dr. Pierce's Favorite Prescription, as I know it will cure in all cases, if indeed there is a cure." 3 Dr. Pierce's Pleasant Pellets are an excellent laxative, suited to the use of delicate women.

HOW TO FIND OUT

Fill a bottle or common glass with your water and let it stand twenty-four hours; a sediment or settling healthy condition of the kidneys; if it stains the linen it is evidence of kidney trouble; too frequent desire to pass it, or pain in the back is also convincing proof that the kidneys and bladder are out of

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There is comfort in the knowledge so often expressed that Dr. Kilmer's Swamp-Root, the great kidney and bladder remedy. fulfills every wish in curing rheumatism, pain in the back, kidneys, liver, bladder and every part of the urinary passage, It corrects inability to hold water and scalding pain in passing it, or bad effects following use of liquor, wine or beer, and overcomes that unpleasant necessity of being compelled to go often during the day, American Federation of Labor, to John and to get up many times during the night. The mild and the extraordinary effect of Swamp-Root is soon realized. It stands "The executive council of the American | the highest for its wonderful cures of the most distressing cases. If you need a medicine you should have the best. Sold by tire organization. Accept and convey our druggists in fifty-cent and one-dollar sizes. You may have a sample bottle of Swamp-Root, the great kidney remedy, and a book that tells all about it, both sent absolutely free by mail. Address, Dr. Kilmer & Co. Binghamton, N. Y. When writing be sure to mention that you read this generous offer in the Indianapolis Daily Journal Don't make any mistake, but remember the name, Swamp-Root, Dr. Kilmer's Swamphe had been told by a representative of Root, and the address, Binghamton, N. Y.,

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